IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ALABAMA NORTHERN DIVISION

IN RE:)	
BILL HEARD ENTERPRISES, INC., et al., 1))	Chapter 11
Debtors.)	Case No. 08-83029-JAC-11

ORDER AUTHORIZING JOINT ADMINISTRATION

This matter came to be heard upon the motion (the "Motion") of Bill Heard Enterprises, Inc. ("Heard"), its holding company, and certain of its direct and indirect subsidiaries (the "Subsidiaries"), as debtors and debtors in possession (collectively, the "Debtors"), for an order authorizing joint administration of the Debtors' chapter 11 cases pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"). Upon consideration of the Affidavit of Fred C. Caruso in Support Chapter 11 Petitions and First Day Orders; the Court having jurisdiction to consider the Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334; due notice of the Motion having been provided to Notice of this Motion

In addition to Bill Heard Enterprises, Inc., the Debtors include the following entities: (i) Bill Heard Chevrolet Company, (ii) Tom Jumper Chevrolet, Inc., (iii) Bill Heard Chevrolet, Inc. - Huntsville, (iv) Landmark Chevrolet, Ltd., (v) Bill Heard Chevrolet, Ltd., (vi) Bill Heard Chevrolet Corporation Nashville, (vii) Bill Heard Chevrolet Corporation - Orlando, (viii) Bill Heard Chevrolet, Inc. - Union City, (ix) Bill Heard Chevrolet at Town Center, LLC, (x) Bill Heard Chevrolet, Inc. - Collierville, (xi) Bill Heard Chevrolet, Inc. - Scottsdale, (xii) Bill Heard Chevrolet, Inc. - Plant City, (xiii) Bill Heard Chevrolet, Inc. - Buford, (xiv) Bill Heard Chevrolet Corporation - Las Vegas, (xv) Bill Heard Chevrolet Corporation - N.W. Las Vegas, (xvi) Twentieth Century Land Corp., (xvii) Enterprise Aviation, Inc., (xviii) Century Land Corporation, (xix) Century Land Company - Tennessee, (xx) Bill Heard Management, LLC, (xxi) Landmark Vehicle Mgt., LLC, (xxii) Georgia Services Group, LLC, (xxiii) Columbus Transportation, LLC

has been given to (1) the Bankruptcy Administrator for the Northern District of Alabama; (2) counsel for the Debtors' primary prepetition secured lenders; (3) counsel for the Debtors' proposed postpetition secured lenders; (4) the Debtors' forty (40) largest unsecured creditors (on a consolidated basis); and (5) the District Director of Internal Revenue Service for the Northern District of Alabama and it appearing that no other or further notice need be provided; the Court having determined that the relief sought in the Motion is in the best interests of the Debtors, their creditors, and all parties in interest; upon the Motion and all of the proceedings before this Court; and after due deliberation and sufficient cause appearing therefore, it is hereby

ORDERED that the Motion is **GRANTED**; and it is further

ORDERED that the chapter 11 cases shall be jointly administered pursuant to Bankruptcy Rule 1015(b); and it is further

ORDERED that joint administration of the Debtors' cases includes:

- (a) The use of a single docket for administrative matters, including the list of claims filed and the filing, logging and docketing of pleadings in order;
- (b) The combining of notices to creditors and other parties of interest;
- (c) The scheduling of hearings;
- (d) The filing of a single monthly operating report with the Bankruptcy Administrator by the Debtors;
- (e) The joint handling of other administrative matters;
- (f) The filing of a single proof of claim in the consolidated case with a statement therein against which of the affiliated entities the claim is filed;

and it is further

ORDERED that the official caption of the jointly-administered case shall be as set forth in the attached Exhibit "1"; and it is further

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ORDERED that the Debtors are to serve notice of the joint administration of these

estates on all the Master Service List (as defined in the Debtors' Case Management Motion filed

contemporaneously herewith), which notice shall substantially conform to the proposed notice

attached hereto as Exhibit "2." Any creditors or parties in interest may file an objection to the

entry of this Order on or before the expiration of twenty (20) days following receipt of the notice

of joint administration; and it is further

ORDERED that the notice of the joint administration of these estates shall be separately

filed and docketed in each of the Debtors' cases; and it is further

ORDERED that all subsequent pleadings and papers filed in these cases be filed

electronically only in the joint case style and not in any of the other cases, except that proofs of

claim may be filed in paper format (although electronic filing is preferred); and it is further

ORDERED that nothing contained in the Motion or this Order shall be construed to

cause a substantive consolidation of the Debtors' chapter 11 cases; and it is further

ORDERED that the Monthly Operating Reports filed by the Debtors will be broken

down by each separate Debtor, but shall be filed in the jointly administered case.

Dated this the 30th day of September, 2008.

/S/ Jack Caddell_

UNITED STATES BANKRUPTCY JUDGE

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Exhibit "1"

Proposed Style of the Jointly-Administered Case

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ALABAMA NORTHERN DIVISION

IN RE: BILL HEARD ENTERPRISES, INC., et al., ¹) Chapter 11
Debtors.) Case No

In addition to Bill Heard Enterprises, Inc., the Debtors include the following entities: (i) Bill Heard Chevrolet Company, (ii) Tom Jumper Chevrolet, Inc., (iii) Bill Heard Chevrolet, Inc. - Huntsville, (iv) Landmark Chevrolet, Ltd., (v) Bill Heard Chevrolet, Ltd., (vi) Bill Heard Chevrolet Corporation Nashville, (vii) Bill Heard Chevrolet Corporation - Orlando, (viii) Bill Heard Chevrolet, Inc. - Union City, (ix) Bill Heard Chevrolet at Town Center, LLC, (x) Bill Heard Chevrolet, Inc. - Collierville, (xi) Bill Heard Chevrolet, Inc. - Scottsdale, (xii) Bill Heard Chevrolet, Inc. - Plant City, (xiii) Bill Heard Chevrolet, Inc. - Buford, (xiv) Bill Heard Chevrolet Corporation - Las Vegas, (xv) Bill Heard Chevrolet Corporation - N.W. Las Vegas, (xvi) Twentieth Century Land Corp., (xvii) Enterprise Aviation, Inc., (xviii) Century Land Corporation, (xix) Century Land Company - Tennessee, (xx) Bill Heard Management, LLC, (xxi) Landmark Vehicle Mgt., LLC, (xxii) Georgia Services Group, LLC, (xxiii) Columbus Transportation, LLC

Exhibit "2"

Proposed Notice to Creditors

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ALABAMA NORTHERN DIVISION

IN RE:	Charter 11
1	Chapter 11
BILL HEARD ENTERPRISES, INC., et al., ¹) Caga Na
_	Case No
Debtors.	(Jointly Administered)

NOTICE TO CREDITORS REGARDING JOINT ADMINISTRATION

TO CREDITORS AND PARTIES IN INTEREST:

PLEASE TAKE NOTICE, pursuant to Federal Rule of Bankruptcy Procedure 1015(b), the United States Bankruptcy Court for the Northern District of Alabama, Northern Division, has ordered the joint administration of the chapter 11 cases listed in the above caption and corresponding footnote.

Joint administration of the estates in each of the above-referenced cases includes:

In addition to Bill Heard Enterprises, Inc., the Debtors include the following entities: (i) Bill Heard Chevrolet Company, (ii) Tom Jumper Chevrolet, Inc., (iii) Bill Heard Chevrolet, Inc. - Huntsville, (iv) Landmark Chevrolet, Ltd., (v) Bill Heard Chevrolet, Ltd., (vi) Bill Heard Chevrolet Corporation Nashville, (vii) Bill Heard Chevrolet Corporation - Orlando, (viii) Bill Heard Chevrolet, Inc. - Union City, (ix) Bill Heard Chevrolet at Town Center, LLC, (x) Bill Heard Chevrolet, Inc. - Collierville, (xi) Bill Heard Chevrolet, Inc. - Scottsdale, (xii) Bill Heard Chevrolet, Inc. - Plant City, (xiii) Bill Heard Chevrolet, Inc. - Buford, (xiv) Bill Heard Chevrolet Corporation - Las Vegas, (xv) Bill Heard Chevrolet Corporation - N.W. Las Vegas, (xvi) Twentieth Century Land Corp., (xvii) Enterprise Aviation, Inc., (xviii) Century Land Corporation, (xix) Century Land Company - Tennessee, (xx) Bill Heard Management, LLC, (xxi) Landmark Vehicle Mgt., LLC, (xxii) Georgia Services Group, LLC, (xxiii) Columbus Transportation, LLC

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(a) the use of a single docket for administrative matters, including the list of claims filed and the filing, logging and docketing of pleadings in order;

(b) the combining of notices to creditors and other parties of interest;

(c) the scheduling of hearings;

(d) the filing of a single monthly operating report with the Bankruptcy Administrator for the United States Bankruptcy Court for the Northern District of Alabama by

the Debtors; and

(e) the joint handling of other administrative matters; and

(f) the filing of a single proof of claim with a statement included therein

against which of the affiliated entities the claim is filed.

Pursuant to the Court's Order, the official case caption of the Debtors' jointly-

administered chapter 11 cases is the caption used in this Notice. All papers filed in the Debtors'

chapter 11 cases shall use the official caption and case number as shown on this Notice and

should indicate that the cases are jointly administered. No papers or pleadings shall be filed

hereafter in any other case. To the extent that papers are misfiled, the Clerk of Court may - but is

not required to - refile such misfiled pleading or paper in the correct case. The Debtors' estates

have not been substantially consolidated.

Dated this the _____ day of September 2008.

Robert B. Rubin

Derek F. Meek

Marc P. Solomon

Amanda M. Beckett

Attorneys for Debtors

BILL HEARD ENTERPRISES, INC., ET AL.

OF COUNSEL:

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